UNITED STATES DISTRICT COU SOUTHERN DISTRICT OF NEW Y	YORK		
GEORGE COLBY,	Plaintiff,	Docket No.	19-CV-00217
-against-		DDODOGED	VEDDICT CHEET
HOME DEPOT U.S.A., INC. d/b/a DEPOT,	ТНЕ НОМЕ	PROPOSED	VERDICT SHEET
	Defendants.		

VERDICT SHEET

Answer question number one and then proceed according to the instructions immediately following each answer. All jurors must agree on each answer. All jurors must deliberate and vote on each question required to be answered.

In accordance with the principles of law charged by the Court and the facts as we have found them to be, we the jury, do hereby answer the following questions as indicated:

Was Defendant Home Depot negligent?

	Yes	No
Jurors, after answering the abo	ove question, will sign the	eir names below:
1	2	3
4	5	6

If your answer is No, proceed no further and report your verdict.

If your answer is Yes, proceed to Question 2.

Was Defendant	Home Depot's negligo	ence a substantial	factor in causing	g the accident on
April 23, 2017?				

	Yes	No
Jurors, after answering	the above question, will s	sign their names below:
1	2	3
4	5	6

If your answer is No, proceed no further and report your verdict.

If your answer is Yes, proceed to Question 3.

	Yes	No
urors, after an	swering the above question, w	ill sign their names below:
	2	3
	5	6

If your answer is Yes, proceed to Question 4.

Was	Plaintiff [*]	's negligence	a substantial	factor in	causing	the accident?
v v us	1 Iuiiiiii	5 Heghigenee	a substantial	Tactor III	causing	mic accident.

	Yes	No
Jurors, after answering the a	above question, will sign th	eir names below:
1	2	3
4	5	6

If your answer is No, proceed to Question 6.

If your answer is Yes, proceed to Question 5.

Proceed to Question 6.

What is the per	rcentage of fault for the accident	t between the following parties:	
	Plaintiff George Colby		%
	Defendant Home Depot		
		Tot	tal must be 100 %
Jurors, after an	aswering the above question, wil	ll sign their names below:	
1	2	3	<u> </u>
4	5	6	

State separately the amount awarded to George Colby for the following items of damages	s, if any,
from the date of the accident (April 23, 2017) up to the date of your verdict.	

(a)	Injuries, including pain and suffering	\$
(b)	Medical Expenses	\$

If you decide not to make an allowance for a particular item, you will place the word "none" as to that item.

Jurors, after answering the above question, will sign their names below:

1	2	3
		•
4	5	6

Proceed to Question 7.

	-	ly the amount to be awarded to Georgeon the future.	ge Colby	y for the following items of damages
	(a)	Future pain and suffering	\$	
	(b)	Future medical expenses	\$	
	(c)	number of years		
•	decide item.	not to make an allowance for a partic	cular itei	m, you will place the word "none" as
Jurors	, after a	nswering the above question, will sig	n their 1	names below:
1		2		3
1.		5.		6.

REPORT YOUR VERDICT TO THE COURT.